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FROM: David

David W. Osborne

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DATE:

October 11, 2005

TRANSMITTED BY: Julia Seargeant

OUR DOCKET NO.: 23625 / Application No. 10/700,838

SUBJECT:

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

UNDER 37 C.F.R. § 1.133(b)

Commissioner For Patents PO Box 1450 Alexandria, VA 22313-1450

#### Sir/Madam:

Transmitted herewith is a STATEMENT OF THE SUBSTANCE OF THE INTERVIEW UNDER 37 C.F.R. § 1.133(b) for Attorney Docket No. 23625, Application No. 10/700,838.

Sincerely,

David W. Osborne

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OCT 1 1 2005

Attorney Docket No. 23625 Serial No.: 10/700,838

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF David Fikstud APPLICANT: TRANSMISSION UNDER 37 C.F.R. § 1.8 10/700,838 SERIAL NO.: certify that I hereby FILING DATE: 11/03/2003 correspondence is being facsimile transmitted or deposited with the United States Postal Service as First PHARMAC EUTICAL FOR: Class Mail, postage prepaid, under 37 COMPOSITIONS WITH C.F.R. § 1.8 on the date indicated SYNCHRONIZED below and is addressed to Mail Stop SOLUBILIZER RELEASE Commissioner Amendment. Patents, P.O. Box 1450, Alexandria, 1614 ART UNIT: Leslie Roycs EXAMINER: 23625 DOCKET NO.: Date of Deposit

> THORPE NORTH & WESTERN, LLP 8180 South 700 East, Suite 200 Sandy, Utah 84070

# STATEMENT OF THE SUBSTANCE OF THE INTERVIEW UNDER 37 C.F.R. § 1.133(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The following is the Statement of the Substance of the Interview as required by 37 C.F.R. 1.133(b).

Attorney Docket No. 23625 Serial No.: 10/700,838

# STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

Applicants conducted an in-person interview with Examiner Christopher S.F. Low and Examiner Leslie A. Royds on September 12, 2005. Applicant stated that a new Power of Attorney had recently been accepted by the USPTO, and requested that the time period to respond to the Office Action be reset. Examiner Low agreed to reset the time period to respond as the Office Action had not been properly addressed to the Applicants' representatives.

Applicant agreed to correct various objections to the claims and the specification, and further agreed to amend the claims in order to obviate 35 U.S.C. 112, second paragraph rejections.

Applicant stated that priority had not been claimed back to the Patel patent which was used to reject claims under 35 U.S.C. 102 and 103. Applicants agreed to file a petition to claim late priority to the Petitions Office. Examiners acknowledged that the rejections would stand until the petition has been decided, but that such a priority claim may obviate the rejections, pending no other relevant prior art. Applicants also agreed to file terminal disclaimers in order to obviate the double patenting rejections.

Dated this 11th day of October, 2005.

Respectfully submitted,

THORPE, NORTH & WESTERN, LLP

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